IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: ASBESTOS PRODUCTS LIABILITY LITIGATION

MDL DOCKET NO. 875

MARTHA ADAMS spouse and personal representative for the ESTATE OF CHARLES ADAMS, deceased, et al., vs. ASBESTOS DEFENDANTS, ALBANY INTERNATIONAL, et al.,

IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF ALABAMA

MARTHA ADAMS spouse and personal representative for the ESTATE OF CHARLES ADAMS, deceased, et al.,

Plaintiffs,

VS.

CIVIL ACTION NO. 2:07-cv-01064-WKW-TFM

ASBESTOS DEFENDANTS. ALBANY INTERNATIONAL, et al.,

Dete	naants	•	
			/

JOINDER AND ADOPTION IN DEFENDANT CLARK-RELIANCE CORPORATION'S MOTION TO DISMISS, OR, IN THE ALTERNATIVE, MOTION FOR MORE DEFINITE STATEMENT

COME NOW Defendants Union Carbide Corporation, Foseco, Inc., CertainTeed Corporation, ArvinMeritor, Inc., Maremont Corporation and Bayer Cropscience, Inc. F/K/A Aventis Cropscience USA, Inc. (F/K/A Rhone Poulenc Ag Company, Inc. F/K/A Rhone Poulenc, Inc., F/K/A Union Carbide Agricultural Products, Inc., F/K/A Amchem Products, Inc., A Successor To Benjamin Foster Company), incorrectly sued as Bayer Cropscience, Inc.,

individual and as successor to Aventis Cropscience USA, Inc. f/k/a Rhone Poulenc Ag Co., f/k/a Amchem, Products, Inc., Benjamin Foster Co., and hereby join in and adopt as though fully set forth Defendant Clark-Reliance Corporation's Motion to Dismiss, or, in the Alternative, Motion for More Definite Statement filed herein on January 30, 2008.

WHEREFORE, for all the arguments, citations to authority and for all other grounds the court deems applicable, Defendants Union Carbide Corporation, Foseco, Inc., CertainTeed Corporation, ArvinMeritor, Inc., Maremont Corporation and Bayer Cropscience, Inc. F/K/A Aventis Cropscience USA, Inc. (F/K/A Rhone Poulenc Ag Company, Inc. F/K/A Rhone Poulenc, Inc., F/K/A Union Carbide Agricultural Products, Inc. F/K/A Amchem Products, Inc., A Successor To Benjamin Foster Company) respectfully request this Honorable Court to grant Defendant Clark-Reliance Corporation's Motion to Dismiss, or, in the Alternative, Motion for More Definite Statement filed herein and to further grant all additional relief this Honorable Court deems necessary and proper.

Respectfully submitted this 18th day of March, 2008.

HAWKINS & PARNELL, LLP

/s/ Evelyn M. Fletcher Evelyn M. Fletcher (FLE 019) AL Bar No. ASB-1485-C19E Elizabeth B. Padgett (PAD015) Alabama Bar No. ASB-3936-C60P

Counsel for Bayer Cropscience, Inc., Foseco, Inc., ArvinMeritor, Inc., Maremont Corporation, CertainTeed Corporation and Union Carbide Corporation

4000 SunTrust Plaza 303 Peachtree Street, N.E. Atlanta, GA 30308-3243 404/614-7400

10375882-1 2

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this date served the foregoing on all counsel by electronic filing and served Plaintiffs' counsel at the following address by U. S. Mail, with proper postage affixed:

G. Patterson Keahey, Jr. Law Offices of G. Patterson Keahey, P.C. One Independence Plaza, Suite 612 Birmingham, AL 35209

This 18th day of March, 2008.

HAWKINS & PARNELL, LLP

/s/ Evelyn M. Fletcher Evelyn M. Fletcher (FLE019) AL Bar No. ASB-1485-C19E Elizabeth B. Padgett (PAD 015) Alabama Bar No. ASB-3936-C60P

Counsel for Bayer Cropscience, Inc., Foseco, Inc., ArvinMeritor, Inc., Maremont Corporation, CertainTeed Corporation and Union Carbide Corporation

4000 SunTrust Plaza 303 Peachtree Street, N.E. Atlanta, GA 30308-3243 404/614-7400

10375882-1